United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.usplo.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/764,839	01/26/2004	Zhen He	200311240-1	9785	
	7590 10/16/2007 CKARD COMPANY	EXAMINER			
P O BOX 272400, 3404 E. HARMONY ROAD INTELLECTUAL PROPERTY ADMINISTRATION FORT COLLINS, CO 80527-2400			BRINICH, S	BRINICH, STEPHEN M	
			ART UNIT	PAPER NUMBER	
	,		2625		
				,	
			MAIL DATE	DELIVERY MODE	
			10/16/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)				
		10/764,839	HE ET AL.				
	Office Action Summary	Examiner	Art Unit				
		Stephen M. Brinich	2625				
Period fo	The MAILING DATE of this communication apported in the plant of the communication apport	pears on the cover sheet with the c	orrespondence ad	ldress			
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).							
Status							
1)	Responsive to communication(s) filed on						
2a)□	· · · · · · · · · · · · · · · · · · ·	—· s action is non-final.					
3)	, 						
٥,١	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Dispositi	on of Claims	•					
4)🖂	4) Claim(s) 1-36 is/are pending in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)🖂	5) Claim(s) <u>1-11 and 23-36</u> is/are allowed.						
6)⊠	⊠ Claim(s) <u>12-22</u> is/are rejected.						
7)	Claim(s) is/are objected to.			•			
8)□	Claim(s) are subject to restriction and/o	r election requirement.					
Applicati	on Papers						
9)[The specification is objected to by the Examine	er.		•			
10)	The drawing(s) filed on is/are: a) ☐ acc	epted or b) objected to by the E	Examiner.				
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority u	ınder 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:							
	1. Certified copies of the priority documents have been received.						
	2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage							
application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.							
Attachmen	t(s)						
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)							
2) 🔲 Notic	e of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da	te				
	nation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date <u>1/26/04</u> .	5) Notice of Informal Pa	atent Application				

Art Unit: 2625

DETAILED ACTION

Claim Rejections - 35 USC § 101

1. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

2. Claims 12-22 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter.

Claims 12-22 drawn to functional descriptive material embodied on a computer readable medium. However, the program/algorithm itself merely manipulates data or an abstract idea, or merely solves a mathematical problem without a limitation to a practical application in the technological arts.

In order for a claimed invention to accomplish a practical application, it must produce a "useful, concrete and tangible result" State Street, 149 F.3d at 1373, 47 USPQ2d at 1601-02 (see MPEP 2106.II.A). Currently, the claim does not recite a practical application. In order to for the claimed product to produce a "useful, concrete and tangible" result, recitation of one or more of the following elements is suggested:

The manipulation of data that represents a physical object or activity transformed from outside the computer.

A physical transformations outside the computer, for example in the form of pre or post computer processing activity.

Art Unit: 2625

A direct recitation of a practical application in the technological arts.

Allowable Subject Matter

- 3. Claims 1-11 & 23-36 are allowed.
- 4. Claims 12-22, insofar as they are understood, would be allowable if rewritten or amended to overcome the rejection(s) under 35 USC §101 set forth in this Office action.

Re claims 1, 12, 23, & 36 (and dependent claims 2-10, 13-21, 24-32, & 34), the art of record does not teach or suggest the recited arrangement of modulating all three of dot density, dot cluster size, and dot size according to pixel density.

Re claims 11, 22, 33, 35, the art of record does not teach or suggest the recited arrangement of obtaining a cluster factor, a dot density factor, and a dot size factor corresponding to a pixel's intensity and implementing an error diffusion algorithm based on the dot density factor and a threshold factor calculated on the bases of a dot screen and the cluster factor.

Conclusion

5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Shimazaki, Ray, Samworth and Trask disclose examples of halftone dot clusterings and modulations.

Art Unit: 2625

6. Any inquiry concerning the contents of this communication or earlier communications from the examiner should be directed to Stephen M. Brinich at 571-272-7430.

Any inquiry relating to the status of this application, entry of papers into this application, or other any inquiries of a general nature concerning application processing should be directed to the Tech Center 2600 Customer Service center at 571-272-2600 or to the USPTO Contact Center at 800-786-9199 or 571-272-1000.

The examiner can normally be reached on weekdays 8:00-5:30, alternate Fridays off.

The examiner's unit designation has been changed from "Art Unit 2624" to "Technology Division 2625" (as of March 20, 2006).

If attempts to contact the examiner and the Customer Service Center are unsuccessful, supervisor David Moore can be contacted at 571-272-7437.

Faxes pertaining to this application should be directed to the Tech Center 2600 official fax number, which is (as of July 15, 2005) 571-273-8300.

Art Unit: 2625

Hand-carried correspondence may be delivered to the Customer Service Window, located at the Randolph Building, 401 Dulany Street, Alexandria, VA 22314.

Stephen M Brinich

Examiner

Technology Division 2625

Page 5

smb

October 11, 2007